^^^ <b>N</b>	B FRP Sec v. 11/07) Appearance B	lond Mental He	alth Assessment	Surrender	all travel docu	ments with no p	Drug resultg	
	Detention	1.00.00		SILTING	noter E	na naidh	9 Cesm	
	onic Monitoring	UNITED ST	ΓATES D	ISTRÌCT C	OURT'	7 ( 4,7 1. (	• 4	•
	Southe			of		w York		
7		released						-
l IN	JEAT IS ITED STATES C		,,				DISTRICT	
UN.	V.	AMERICA				V.5	FILED CO	P
	•		A	PPEARANCI	E BOND		MiG e o acco	•
	<del></del>					( )	13 7008	
<u>~)(m</u>	165 to	<b>x</b>				N.S.	D. OF N.Y.	
	Detenda	nt	C	ase Number: 🕖 🖰	8CR	749		
M D - C 3	14t_	estricted to the S.D					T	
_					200	00000	C Pretricu	
		ndersigned defendate lersigned, jointly an	_	•			) the thicu	, ,
		itly and severally, ar					of	
		, and ther						
\$	<del></del>	in cash	or			(describe oth	er security).	
The	conditions of thi	s bond are that the d	lefendant	Jumes	s Fo	$\checkmark$		
		and at such other pl			LANDA	· 		
of a condition to which the entered in s	orders and direction of defendant's edefendant may buch matter by sur	ons relating to the d release as may be o be held to answer or rendering to serve a	efendant's app rdered or notif the cause tran	pearance in this ca fied by this court of sferred. The defe	ise, including or any other indant is to a	g appearance United States bide by any j	for violation  District Court  udgment	
of a condition of a condition of a condition the contered in something with such just the such just is	orders and direction of defendant's defendant may but the matter by surudgment.	ons relating to the d release as may be o se held to answer or	efendant's apported or notife the cause trans in sentence in continuing bor	pearance in this ca fied by this court of sferred. The defe aposed and obeying and (including any	ase, including or any other andant is to a ng any order	g appearance United States bide by any j or direction	for violation s District Court udgment in connection	
of a condition to which the entered in significant with such just it is shall continuous amount by any Unit bond is forf States Districts, and entered in the states of th	orders and direction of defendant's defendant may be uch matter by suradgment.  agreed and under until such time the defendant appearent bend is to of this bond shall ded States District ceited and if the foict Court against	ons relating to the description release as may be of the description o	efendant's apportered or notification in the cause training sentence in continuing bor are exonerated tified and other defendant fails forfeiture of the zance of the alide or remitted ind severally for secured as pro-	pearance in this ca fied by this court of sferred. The defe apposed and obeying and (including any d. erwise obeys and a set to obey or performs bond for any be bove entitled many be don't be amount about the amount about the second of the	performs the many of the reach of its of the entered up over stated, to caral Rules of the reach of the of the r	g appearance United States bide by any j or direction on appeal or eforegoing co ese condition conditions ma e of such bre on motion in gether with i	for violation is District Court udgment in connection review), which conditions of its, payment of any be declared ach and if the its such United interest and	
of a condition to which the entered in significant with such just it is shall continuate of the amount by any Unit bond is forf States Districts, and eany other land it is to which is the amount by any Unit bond is forf States Districts, and eany other land it is to which it is which it is which it is to which it is which it is which	orders and direction of defendant's defendant may be uch matter by suradgment.  sagreed and under until such time the defendant appearent bis bond is to of this bond shall ded States District ceited and if the foict Court against execution may be	ons relating to the description release as may be of the left to answer or rendering to serve a serve and the left that this is a description of the left that the left th	efendant's apportered or notification in the cause training sentence in continuing bor are exonerated tified and other defendant fails forfeiture of the zance of the alide or remitted and severally for secured as product.	pearance in this ca fied by this court of sferred. The defe apposed and obeying and (including any d.  betwise obeys and a set to obey or performs bond for any between titled matter, judgment may be ovided by the Federal	performs the many of the reach of its of entered upove stated, to eral Rules of	g appearance United States bide by any j or direction on appeal or foregoing co ese condition conditions ma e of such bre on motion in gether with i Criminal Pro	for violation a District Court udgment in connection review), which onditions of s, payment of ay be declared ach and if the a such United interest and ocedure and	_
of a condition to which the entered in significant with such just it is shall continuate of the amount by any Unit bond is forf States Districts, and eany other land it is to which is the amount by any Unit bond is forf States Districts, and eany other land it is to which it is which it is which it is to which it is which it is which	orders and direction of defendant's defendant may be uch matter by suradgment.  agreed and under ue until such time the defendant appearent bis bond is to of this bond shall ded States District deited and if the foict Court against execution may be two of the United	ons relating to the described as may be one held to answer or rendering to serve a serve as the undersigned ears as ordered or not be void, but if the described be due forthwith. If Court having cognitative is not set as each debtor jointly a sissued and payment States.	efendant's apportered or notification in the cause training sentence in continuing bor are exonerated tified and other defendant fails forfeiture of the zance of the alide or remitted and severally for secured as product.	pearance in this ca fied by this court of sferred. The defe apposed and obeying and (including any d. erwise obeys and personal is to obey or perform his bond for any be bove entitled mattall, judgment may be or the amount about	performs the many of the reach of its of entered upove stated, to eral Rules of	g appearance United States bide by any j or direction on appeal or foregoing co ese condition conditions ma e of such bre on motion in gether with i Criminal Pro	for violation a District Court udgment in connection review), which onditions of s, payment of ay be declared ach and if the a such United interest and ocedure and	_
of a condition to which the entered in significant with such just it is shall continuous and the amount by any Unit bond is forf States Districts, and eany other later than the amount by any Unit bond is forf States Districts, and eany other later than the entered and the entered in the ent	orders and direction of defendant's defendant may be uch matter by suradgment.  agreed and under ue until such time the defendant appearent bis bond is to of this bond shall ded States District deited and if the foict Court against execution may be two of the United	ons relating to the described as may be one held to answer or rendering to serve a serve as the undersigned ears as ordered or not be void, but if the described be due forthwith. If Court having cognitative is not set as each debtor jointly a sissued and payment States.	efendant's apportered or notification in the cause training sentence in continuing bor are exonerated tified and other defendant fails forfeiture of the zance of the alide or remitted and severally for secured as product.	pearance in this ca fied by this court of sferred. The defe apposed and obeying and (including any d.  betwise obeys and a set to obey or performs bond for any between titled matter, judgment may be ovided by the Federal	performs the many of the reach of its of entered upove stated, to eral Rules of	g appearance United States bide by any j or direction on appeal or foregoing co ese condition conditions ma e of such bre on motion in gether with i Criminal Pro	for violation a District Court udgment in connection review), which onditions of s, payment of ay be declared ach and if the a such United interest and ocedure and	_
of a condition to which the entered in so with such just a shall continuate this bond, the amount by any Unit bond is forf States Distrest, and eany other late This Defendant Surety	orders and direction of defendant's defendant may be uch matter by suradgment.  agreed and under ue until such time the defendant appearent bis bond is to of this bond shall ded States District deited and if the foict Court against execution may be two of the United	ons relating to the described as may be one held to answer or rendering to serve a serve as the undersigned ears as ordered or not be void, but if the described be due forthwith. If Court having cognitative is not set as each debtor jointly a sissued and payment States.	efendant's apportered or notification in the cause training sentence in continuing bor are exonerated tified and other defendant fails forfeiture of the zance of the alide or remitted and severally for secured as product.	pearance in this ca fied by this court of sferred. The defe apposed and obeying and (including any d.  betwise obeys and a set to obey or performs bond for any between titled matter, judgment may be ovided by the Federal	performs the many of the reach of its of entered upove stated, to eral Rules of	g appearance United States bide by any j or direction on appeal or foregoing co ese condition conditions ma e of such bre on motion in gether with i Criminal Pro	for violation a District Court udgment in connection review), which onditions of s, payment of ay be declared ach and if the a such United interest and ocedure and	_
of a conditive to which the entered in swith such just a shall continuate of the shall continuate of t	orders and direction of defendant's edefendant may be uch matter by suradgment.  Is agreed and under until such time the defendant appearent bis bond is to of this bond shall red States District feited and if the foict Court against execution may be away of the United so bond is signed to the court against was of the United so bond is signed to the united so the u	ons relating to the decrete as may be one held to answer or rendering to serve a cristood that this is a decrete as the undersigned cars as ordered or not be void, but if the decrete as the undersigned contribute is not set as each debtor jointly a description of the decrete and payment States.  On States	efendant's apportered or notification in the cause training sentence in continuing bor are exonerated tified and other defendant fails forfeiture of the zance of the alide or remitted and severally for secured as product.	pearance in this ca fied by this court of sferred. The defe apposed and obeying and (including any d.  betwise obeys and a set to obey or performs bond for any between titled matter, judgment may be ovided by the Federal	performs the many of the reach of its of entered upove stated, to eral Rules of	g appearance United States bide by any j or direction on appeal or foregoing co ese condition conditions ma e of such bre on motion in gether with i Criminal Pro	for violation a District Court udgment in connection review), which onditions of s, payment of ay be declared ach and if the a such United interest and ocedure and	_
of a conditive to which the entered in swith such just a shall continuate of the shall continuate of t	orders and direction of defendant's edefendant may be uch matter by suradgment.  Is agreed and under use until such time the defendant appearent bis bond is to of this bond shall red States District eited and if the foict Court against execution may be away of the United should be bond is signed or the united should be bond in the united s	ons relating to the decrete as may be one held to answer or rendering to serve a cristood that this is	efendant's apportered or notificate cause training sentence in continuing bor are exonerated defendant fails forfeiture of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide of the ali	pearance in this caffied by this court of sferred. The defenposed and obeying the discount of the defenposed and obeying the discount of the defence of the amount about the amount about the discount of the amount about the discount of the	performs the many of the reach of its of the reach of its of the reach the time of the reach the time of the reach of its of the reach of the reac	g appearance United States bide by any j or direction on appeal or foregoing co ese condition conditions ma e of such bre on motion in gether with i Criminal Pro	for violation a District Court udgment in connection review), which onditions of s, payment of ay be declared ach and if the a such United interest and ocedure and	_
of a conditive to which the entered in swith such just a shall continuate of the shall continuate of t	orders and direction of defendant's edefendant may be uch matter by suradgment.  Is agreed and under use until such time the defendant appearent bis bond is to of this bond shall red States District eited and if the foict Court against execution may be away of the United should be bond is signed or the united should be bond in the united s	ons relating to the decrete as may be one held to answer or rendering to serve a cristood that this is a decrete as the undersigned cars as ordered or not be void, but if the decrete as the undersigned contribute is not set as each debtor jointly a description of the decrete and payment States.  On States	efendant's apportered or notificate cause training sentence in continuing bor are exonerated defendant fails forfeiture of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide of the ali	pearance in this ca fied by this court of sferred. The defe apposed and obeying and (including any d.  betwise obeys and a set to obey or performs bond for any between titled matter, judgment may be ovided by the Federal	performs the many of the reach of its of the reach of its of the reach the time of the reach the time of the reach of its of the reach of the reac	g appearance United States bide by any j or direction on appeal or foregoing co ese condition conditions ma e of such bre on motion in gether with i Criminal Pro	for violation a District Court udgment in connection review), which onditions of s, payment of ay be declared ach and if the a such United interest and ocedure and	_
of a conditive to which the entered in swith such just a shall continuate of the shall continuate of t	orders and direction of defendant's edefendant may be uch matter by suradgment.  Is agreed and under use until such time the defendant appearent bis bond is to of this bond shall red States District eited and if the foict Court against execution may be away of the United should be bond is signed or the united should be bond in the united s	ons relating to the decrete as may be one held to answer or rendering to serve a cristood that this is	efendant's apportered or notificate cause training sentence in continuing bor are exonerated defendant fails forfeiture of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide or remitted and severally for secured as product of the alide of the ali	pearance in this caffied by this court of sferred. The defenposed and obeying the discount of the defenposed and obeying the discount of the amount abovided by the Federal Dot (Carry)	performs the many of the reach of its of the reach of its of the reach the time of the reach the time of the reach of its of the reach of the reac	g appearance United States bide by any j or direction on appeal or e foregoing co ese conditions conditions ma e of such bre bon motion in gether with i	for violation a District Court udgment in connection review), which onditions of s, payment of ay be declared ach and if the a such United interest and ocedure and	_